



ASX ANNOUNCEMENT

6 February 2023

Issue of two new Ministerial Decrees Manono Lithium and Tin Project

AVZ Minerals Limited (ASX: AVZ, OTC: AZZVF) (**AVZ** or **Company**) refers to its announcement dated 4 May 2022 confirming the Ministerial Decree from the Democratic Republic of Congo (DRC) Minister of Mines (MoM) to award the Mining Licence for the Manono Lithium and Tin Project (Manono Project) to Dathcom Mining SA (Dathcom).

As advised by the Company at the time of this announcement, the Ministerial Decree excluded a northern portion of PR13359 covering approximately one third of the entire licence which it understood from the DRC Mining Act, would be renewed under a further 5-year *Permis de Recherche* (**PR** or **Exploration Licence**) to Dathcom.

Subsequently, the Company has been in prolonged discussions with the competent DRC authorities regarding what are a series of complex issues, which has led to the *Cadastre Minier* (CAMI) delaying the issue of the surface rights fee invoice to Dathcom, thus preventing the completion of the conversion process from the exploration licence to a mining licence.

The Company is now in receipt of notices, whereby the DRC MoM issued two additional Ministerial Decrees, dated 28 January 2023, concerning the Manono Project licence, which have the effect of:

1. Cancelling the Ministerial Decree which acknowledged a declaration of partial renunciation of PR13359 by Dathcom, i.e. the excluded northern portion of PR13359 that was not covered by the Ministerial Decree to convert the PR to a *Permis d'Exploitation* (PE or Mining Licence); and
2. Cancelling the Ministerial Decree which converted the southern portion of licence 13359 from a PR or Exploration Licence to a PE or Mining Licence.

AVZ notes the that the abovementioned Ministerial Decree acknowledges the:

- requirement for a harmonious and healthy cooperation between the shareholders of Dathcom as a precondition to progress the development of the Manono Project; and
- ongoing disagreements, conflicts and differences between the shareholders that have stalled the development of the Manono Project and the resulting deadlock prevents the State from benefiting from the development of PE 13359.

The Company is seeking independent legal advice regarding both Ministerial Decrees dated 28 January 2023, whilst expediting discussions to clarify the intentions of the competent DRC authorities.

AVZ Minerals Limited
Level 2, 1 Walker Avenue
West Perth, WA 6005
Australia

T: + 61 8 6117 9397

F: + 61 8 6118 2106

E: admin@avzminerals.com.au

W: www.avzminerals.com.au

ABN 81 125 176 703

Directors

Non-Executive Chairman: John Clarke

Managing Director: Nigel Ferguson

Technical Director: Graeme Johnston

Non-Executive Director: Rhett Brans

ASX Code: AVZ
OTC Code: AZZVF

AVZ Managing Director, Mr. Nigel Ferguson said: “The Company apologises for the continued frustration being felt by shareholders and our cornerstone investor, who remains committed and eager to expedite the funding required to kickstart the development of the Manono Project. The potential economic, social and environmental benefits for the people of Manono, the DRC and Africa are enormous and will last for generations. Nothing will deter the Board and I from pursuing a just outcome for our shareholders, which my executive team are working tirelessly to achieve and we will provide a further update to shareholders as soon as we are in a position to do so”.

This announcement was authorised for release by the Board of Directors of AVZ Minerals Limited.

For further information, visit www.avzminerals.com.au or contact:

Mr. Jan de Jager or Mr. Ben Cohen

Joint Company Secretary

AVZ Minerals Limited

Phone: +61 8 6117 9397

Email: admin@avzminerals.com.au

Media Enquiries:

Mr. Peter Harris

Peter Harris & Associates

Phone: +61 (0) 412 124 833



FORWARD LOOKING INFORMATION

This announcement contains certain forward-looking statements and comments about future events. Forward looking statements can generally be identified by the use of forward-looking words such as ‘expect’, ‘anticipate’, ‘likely’, ‘intend’, ‘should’, ‘could’, ‘may’, ‘predict’, ‘plan’, ‘propose’, ‘will’, ‘believe’, ‘forecast’, ‘estimate’, ‘target’ and other similar expressions within the meaning of securities laws of applicable jurisdictions. Indications of, and guidance on, future earnings or financial position or performance are also forward-looking statements.

Forward looking statements involve inherent risks and uncertainties, both general and specific, and there is a risk that such predictions, forecasts, projections and other forward-looking statements will not be achieved. Forward looking statements are provided as a general guide only and should not be relied on as an indication or guarantee of future performance. Forward looking statements involve known and unknown risks, uncertainty and other factors which can cause the Company’s actual results to differ materially from the plans, objectives, expectations, estimates and intentions expressed in such forward-looking statements and many of these factors are outside the control of the Company. As such, undue reliance should not be placed on any forward-looking statement. Past performance is not necessarily a guide to future performance and no representation or warranty is made by any person as to the likelihood of achievement or reasonableness of any forward-looking statements, forecast financial information or other forecast. Nothing contained in this announcement nor any information made available to you is, or shall be relied upon as, a promise, representation, warranty or guarantee as to the past, present or the future performance of the Company.

Except as required by law or the ASX Listing Rules, the Company assumes no obligation to provide any additional or updated information or to update any forward-looking statements, whether as a result of new information, future events or results, or otherwise.